

Dean Andrews Files Suit for Damages Against DA

Lawyer Seeks \$100,000
from Garrison

Lawyer Dean Andrews, who was twice indicted by the Orleans Parish Grand Jury in connection with District Attorney Jim Garrison's assassination probe, filed a \$100,000 damage suit in federal court Tuesday against Garrison.

Andrews alleges in the suit that Garrison deprived him of his civil rights.

The suit was filed shortly after Andrews pleaded innocent for the second time that he perjured himself before the grand jury in connection with Garrison's investigation into the death of President John F. Kennedy.

Andrews, who was suspended as an assistant district attorney in Jefferson Parish, alleged Garrison used sworn testimony of his (Andrews') before the Warren Commission investigator, then placed him before the grand jury and compelled him "to answer questions designed to trap him, full knowing that plaintiff had no knowledge of any conspiracy or any facts material to a conspiracy to murder John F. Kennedy."

'DRUG OFFERED'

The suit further alleges that Garrison sought to discredit him by offering him sodium pentothol, hypnosis and a lie detector test and making same known to the public, knowing "that none of the systems are of any legal value whatsoever."

Andrews said the district attorney caused him to be indicted two separate times for perjury, knowing "the plaintiff has and did not commit perjury at any time."

Garrison, in his investigation, contended businessman Clay Shaw is the same person as "Clay Bertrand," whom Andrews said asked him to defend Lee Harvey Oswald after the assassination.

Shaw was charged with participating in a conspiracy to murder the President. Shaw, former managing director of the International Trade Mart, denied the charge and said he never used an alias.

In his suit, Andrews claims

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ANDREWS FILES \$100,000 SUIT

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Garrison is of the personal opinion that Andrews can identify Clay Shaw as Bertrand, although he told Garrison "that there was no connection between Clay Shaw and Clay Bertrand."

'OPINION' HIT

Garrison's belief in this matter is "arbitrary, capricious and not founded on any fact," the suit contends.

The suit alleges Garrison first revealed his investigation to Andrews at a meeting Oct. 29, 1966, and between that date and the first week of February Garrison had frequent conversations with Andrews about the probe.

It states that Garrison assigned Andrews a code name, the name of an Army associate, and gave him two private phone numbers.

Exhibit B submitted with the suit was a small piece of wrinkled paper with a name, a home and office phone number and "used to be with me in the Army" written in long-hand. The name appeared to be Henry Reminer, but the only letters that were clear in the last name were the "Re" and "er."

Following is a description of other exhibits submitted by Andrews:

Exhibit A was an uncertified copy of the first grand jury indictment of Andrews. Exhibit C consisted of several photographs.

One was a photograph of two pages of an open book. The top of one page was enscribed "Sheriff's Department, County of Dallas, Tex." Beneath the title was a notarized statement of Eddie Piper of Dallas, made Nov. 23, 1963. The statement, which was not entirely visible in the photograph, concerned Lee Harvey Oswald.

ONE MUG SHOT

Another photograph was a police mug shot of Emilio Galindo Santana, 20, 2654 Alvar, factory worker, Carbarien, Cuba. On the back of the photo, it said Santana was booked with two counts of burglary Aug. 21, 1964.

The other photos appeared to be enlarged reproductions of pictures in the book oppsite Piper's statement.

Exhibit D was a transcrip-

tion of Andrews' testimony of July 21, 1964, before Wesley J. Liebeler, assistant counsel of the Warren Commission.

Andrews pleaded innocent to the second indictment Tuesday before Judge Frank Shea. Andrews' attorney, Sam Monk Zelden, asked 10 days in which to file special pleadings and was given until May 1.

Zelden called the second indictment "just as bad as the other one," said there were many inconsistencies in the indictment and that the accusation "doesn't say in what respect the accused is supposed to have perjured himself."

The district attorney's office quashed the earlier indictment on grounds it was vague. The second indictment cited 2,000 words of testimony Andrews gave to the investigative body.

In part of the grand jury testimony in which Andrews was cited for perjury, he answered a question about Clay Bertrand and Clay Shaw this way:

"I get the impression you all want me to identify Clay Shaw as Clay Bertrand—I'll be honest with you that is the impression I get. . . ."

Assistant district attorney Richard Burnes: "Well?"

Andrews: "And I can't. I can't say he is and I can't say he ain't. . . ."

PLOT ALLEGED

Garrison contended Shaw, Oswald and David W. Ferrie, a deceased pilot, plotted to kill Kennedy.

Ferrie died Feb. 22 while under investigation; and Oswald was shot to death by Jack Ruby, Dallas nightclub owner, two days after the assassination.

In other action, legal papers were in the mails on their way to Ohio, seeking return of Gordon Novel to Louisiana. Novel, sought as a material witness in the probe, is free on bond in Columbus.

Acting Gov. C. C. Aycok signed extradition papers Monday.

The papers are not based on a fugitive material witness charge, which is not a basis for extradition in Ohio, but on a charge of conspiracy to burglarize a Houma munitions bunker in 1961.

Lillie Mae Moffett McMaines, a one-time girl friend of Garrison's star witness Perry Raymond Russo, was to have been returned to New Orleans Tues-

day to testify before the grand jury.

But she has never been served with the court order ordering her here from her Omaha, Neb., home. Omaha authorities say she has left the state and cannot be served.

She was arrested two weeks ago in Omaha and was freed on a \$1,000 bond after Garrison's office swore out a material witness warrant against her. She was due to appear at a hearing in her behalf next week in Omaha.

Under the bond, Mrs. McMaines was allowed to travel outside the state and did not have to reappear until the hearing.

Mrs. McMaines denied testimony given by Russo in a preliminary hearing for Shaw that she attended a party at which Shaw, Ferrie and Oswald were present.